

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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AS: 10-17-27-12-13 11/12/87 E 07/119,746 6287-003 BOYSE EAS. Milen PENNIE AND EDMONDS 1155 AVENUE OF THE AMERICAS NEW YORK, NY 10036 ALIE LA 10/24/89 CAR CORRESPOND WITH A LANGE OF STORES WAS LINED TO STORE THE STORE OF Responsive to communication filed on 9-1+89  $\Box$  This action is made final. A shortened statutory period for response to this action ia set to expire month(s), days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133 THE FOLLOWING ATTACHMENT(8) ARE PART OF THIS ACTION: 1. Notice of References Cited by Examiner, PTO-892. 2. D Notice re Patent Drawing, PTO-948. 4. Notice of informal Patent Application, Form PTO-152. 3. Notice of Art Cited by Applicant, PTO-1449. 5.  $\square$  Information on How to Effect Drawing Changes, PTO-1474. 6.-**SLIMMARY OF ACTION** are withdrawn from consideration. 2. Claims\_ 3. Claims are allowed. \_ are objected to. 6. Claims \_\_ \_\_ are subject to restriction or election requirement. 7. 

This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for examination purposes. 8. D Formal drawings are required in response to this Office ection. 9. 

The corrected or substitute drawings have been received on \_\_\_\_\_ \_ . Under 37 C.F.R. 1.84 these drawings are acceptable. not acceptable (see explanation or Notice re Patent Drawing, PTO-948). 10. The proposed additional or substitute aheet(a) of drawings, filed on \_\_\_\_\_\_ has (have) been approved by the examiner. 

disapproved by the examiner (see explanation). 11. The proposed drawing correction, filed on \_\_\_\_\_\_\_, has been approved. disapproved (see explanation). 12. Acknowledgment is made of the claim for priority under U.S.C. 119. The certified copy has 🗌 been received 🗎 not been received been filed in parent application, serial no. \_\_\_\_\_; filed on \_ 13. 🔲 Since this application appears to be in condition for allowance except for formal matters, prosecution as to the merita is closed in accordance with the practice under Ex parta Quayle, 1935 C.D. 11; 453 O.G. 213.

EXAMINER'S ACTION

14. Other

Serial No. 119,746
Art Unit 182

The claims in this application are 1-56.

Claims 1-9 are directed to the elected invention.

Claims 1-9 are rejected under 35 USC 112, paragraph 2, as failing to define the invention. Claims 1-9 are indefinite and inadequately exemplified by the disclosure in the expression "second neonatal or fetal blood cell". Exactly what cells are referred to and to that use will be made of these cells in the combination?

SAM ROSEN EXAMINER

Rosen/pam 10/14/89